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PART-IIA

GOVERNMENT OF MEGHALAYA ORDERS BY THE GOVERNOR

NOTIFICATIONS

The 17th February, 2011.

No.PE.79/09/370.—Pursuant to the Meghalaya Power Sector Reforms Transfer Scheme 2010, notified *vide* PE.79/2009/290 dated 31st March 2010, the Governor of Meghalaya under Clause 9 (3) of the Scheme is pleased to notify that the Meghalaya Energy Corporation Ltd., (MeECL) is authorized to operate all Bank accounts, loans, assets and liabilities of all the other three Companies *i.e.*

- 1. Meghalaya Power Distribution Corporation Limited.
- 2. Meghalaya Power Generation Corporation Limited.
- 3. Meghalaya Power Transmission Corporation Limited.

The MeECL shall also undertake all operations relating to funding arrangements, payments, collection of revenues and other financial transactions on behalf of the above three Companies until such time the subsidiaries are unbundled into their own entitles under the reforms scheme.

B. K. DEV VARMA,

Additional Chief Secretary, Government of Meghalaya, Power Department.

The 1st February, 2011.

No.CDD.69/2009/54.—The Government of India, Ministry of Rural Development *vide* letter No.Q-16025/4/2002-AI(RD), dated 13th September, 2002, had instructed the State Government to identify the families below poverty line (BPL) for the 10th five year plan (2002 - 2007) by adopting a normative approach for identification of the rural poor by introducing 'Score Based Ranking' based on relative deprivation revealed by certain socio - economic indicators in contrast to the "income" and "expenditure" approach adopted in the BPL census 1992 & 1997 respectively. A 'Score Based Ranking' of each household indicating their quality of life, based on both economic & social indicators is to be adopted for the BPL Census 2002. Thirteen scorable indicators have been included in the schedule prescribed and the total score for a household will vary between "0" and "52". The cut of scores may be uniform or could be varying from district to district, block to block and village to village within the State keeping in view ground realities.

In pursuance of the above and by strictly following the Guidelines prescribed, the identification of the poor is done through a door to door survey throughout the whole State with 100% coverage in each and every village covering all the households. However, the BPL list could not be published earlier due to the Supreme Court orders and the Government of India instructions *vide* Ministry of Rural Development, *vide* letter No.Q 16025/A/2002 - A.I.(RD), dated 2nd July, 2003 to keep the publication of the BPL list in abeyance, With the vacation of the stay and the final orders of the Supreme Court; the clearance of the Ministry of Rural Development was obtained *vide* D.O. No.Q.21022/4/2003-AI(RD), dated 31st August 2006 for finalising the list according to the procedure prescribed *vide* D.O. letter No.Q 21022/4/2003-AI(RD), dated 10th October, 2005.

Further in compliance to the direction of the Supreme Court and the letters No.D.O. No.Q-21022/4/2003 -AI(RD), dated 10th October, 2005, and D.O.No.Q.221022/4, dated 23rd February, 2006; ineligible names and those families who have crossed the poverty norms may be deleted from the list on a continuous basis and new names may be added in conformity with these instructions during the period which this list applies but the claims and objections have to be processed as per procedure prescribed in D.O. letter No. Q 21022/4/2003-AI(RD), dated 10th October, 2005.

With a view to allow new names to be added and ineligible names deleted from the BPL List 2002 on a continuous basis during the period that the list will be applicable, the State Government conducted the Summary Revision of the BPL List 2002 using the existing list as the base, where claims and objections to the BPL List were invited from any quarters. The existing BPL List was published and displayed in the village durbar by the block official for scrutiny by the villagers, inviting public opinion, etc. Claims and Objections were generated during the period. The identified lot of households were thus canvassed openly in the durbar with the given questionnaire in order to put them in the priority list by the representative of the block, with the countersignature of the village authorities. The process of receiving and disposal of claims and objections was completed on 31st January, 2010.

On completion of the process as indicated, the Government has decided to adopt a flexible approach for the cut-off total scores for each Block and the BPL list for the State it is hereby notified for general information.

C. D. KYNJING,

Principal Secretary to the Government of Meghalaya, Community & Rural Development Department. The 27th January, 2011.

No.GAA.121/2003/Pt-1/9.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution the Governor of Meghalaya is pleased to make the 2nd Amendment to the **Meghalaya Houses Service Rules, 1977**; (hereinafter referred to as the principal rule) namely-

- 1. **Short title and commencement**:- (1) These rules may be called the Meghalaya Houses Service (Amendment) Rules, 2010.
 - (2) It shall come into force with immediate effect.
- 2. Insertion of new sub-clause (c) after Clause 5(ii) in column 5 of Schedule II in post under category I After Clause 5(ii) (b) in column 5 of Schedule II in posts under category I of the principal rules, a new sub-clause (c) shall be inserted, namely.
 - "(c) The quota of appointment to the post of L D As shall be in the ratio 8:1:1

respectively, i,e, **80%** by direct recruitment, 10% by promotion from amongst the Typist who have rendered not less than 4 years of continuous service and **10%** by promotion from amongst the Grade –IV who possesses the requisite educational qualifications and have rendered not less than 7 years of continuous service."

P. W. INGTY,

Principal Secretary to the Government of Meghalaya, General Administration Department.